## Exhibit A

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION

In Re:

WAREHOUSE 86, LLC, Case No. 08-03423-EE

DEBTOR, Chapter 11

SCK, INC. AND RADIOSHACK CORPORATION

PLAINTIFFS

Adv. Pro. No. 09-00139-EE

**VERSUS** 

WAREHOUSE 86, LLC

DEFENDANT

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DEPOSITION OF ERNEST KNOX STRAHAN, III

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## APPEARANCES NOTED HEREIN

TAKEN AT INSTANCE OF: PLAINTIFFS DATE: MAY 5, 2010 PLACE: BUTLER, SNOW, O'MARA, STEVENS & CANNADA 1020 HIGHLAND COLONY PARKWAY, SUITE 1400 RIDGELAND, MISSISSIPPI TIME: 9:00 a.m.

REPORTED BY: AMANDA M. WOOTTON, CSR, RPR Bond Benoist Post Office Box 1576 Madison, Mississippi

CRIGINAL

Page 168 That's enough. MR. WATT: No. MR. FREY: All right. I don't want 2. to sound patronizing or anything but we 3 all grew up under the system where Rule 26 said things that were reasonably 5 calculated to lead to discovery of 6 admissible evidence was discoverable. 7 Well, that's changed. The rule now says 8 that you can inquire into things that are 9 relevant to the claims and defenses of the 10 parties. And whatever argument might have 11 been made under the old system, no one can 12 legitimately say that what percentage of 13 Warehouse 86 Ventures is owned by Susie 14 Smith or Janie St. John has any relevance 15 to the claims and defenses in the 16 adversary proceeding. 17 MR. WATT: Are you finished? 18 Thanks. MR. FREY: I am. 19 MR. WATT: (Continuing.) 20 Okay. What is Sellertech, LLC? 21 Q It's an entity formed in the state of 22 Α actually Delaware. 23 24 For what purpose? Q Online liquidation. 25 Α

Page 169 Does it have any relationship whatsoever 1 Q 2 to Warehouse 86? Warehouse 86, LLC, no. 3 Α What about Warehouse 86 Ventures? It has -- it bought some assets from 5 6 Warehouse 86 Ventures. Assets, not inventory. Are you talking 7 Q about inventory? 8 9 Just assets. Α Are any of those assets, assets that 10 Warehouse 86 Ventures may have acquired in its 11 acquisitions of assets from Warehouse 86? 12 13 Α No. 14 So your testimony is, so that I can make sure that I'm comprehending this, that whatever 15 assets that Sellertech bought from Warehouse 86 16 17 Ventures --18 Repeat that. Keep going. Α 19 That whatever those assets are, none of 0 20 those assets came to Warehouse 86 Ventures from 21 Warehouse 86? 2.2 Inventory assets or any assets? Α 23 I said any assets. 24 There would be some assets that would No.

25

have come from there.

- 1 O And what would those assets have been?
- 2 A Computers, intellectual property, maybe.
- 3 Q Anything else?
- 4 A I mean, could be -- computers -- could be
- 5 equipment of some sort but not really. I don't
- 6 really know of any.
- 7 Q Okay. Were any of those assets acquired
- 8 from Warehouse 86 by Warehouse 86 Ventures located
- 9 in the Southaven facility?
- 10 A Repeat that. Any -- Warehouse 86 Ventures
- 11 by -- repeat the question.
- 12 Q You said that Warehouse 86 Ventures bought
- 13 certain assets from Warehouse 86. And you
- 14 identified two categories. One is computers and one
- 15 is intellectual properties.
- 16 A Actually no. That wasn't the question.
- 17 Your question was did Sellertech buy from Warehouse
- 18 86. Now you changed the question.
- 19 Q Well, we will go back even further. I
- 20 actually haven't changed it. I just didn't go back
- 21 to the beginning.
- 22 A Okay. I just want to make sure I answer
- 23 the question properly.
- 24 Q The beginning question was what is
- 25 Sellertech, LLC.

- 1 know.
- 2 Q Well, --
- 3 A I'm trying to remember if there were any
- 4 added to it or whatever. You've got to remember,
- 5 we're a salvage company so whether -- I don't know
- 6 if this would have been -- this would have been from
- 7 our other facility when we moved after the tornado.
- 8 Q What are you pointing at in particular?
- 9 A Sales dates were after the tornado so they
- 10 had to be from a facility other than the Southaven
- 11 facility so they were probability the facility that
- 12 we opened up --
- 13 Q Does this document WH1098 reflect the
- 14 distribution center from which the item was shipped?
- 15 A This document does not.
- 16 Q So if you pick a date prior to the
- 17 tornado, how -- on this list which is numerous
- 18 pages, hundreds of pages, how would one know if that
- 19 item was distributed from Utah or Indianola or some
- 20 other -- or the Southaven facility. And just as an
- 21 example, let's turn to WH1322. Those items were
- 22 sold the day before the tornado. So the question
- 23 is, can you pick out any of those items and tell me
- from which distribution center it was shipped?
- 25 A From looking at this list, I cannot tell

- 1 you that but from knowing how the list was
- 2 generated, I could probably tell you that.
- 3 Q Okay. How was the list generated so that
- 4 you could tell me?
- 5 A I don't know how this list was generated.
- 6 I was trying to remember what the relevance of
- 7 this list -- why it was generated and I don't
- 8 remember. But we obviously provided it. I mean,
- 9 there is a way to get a report from what
- 10 distribution center it was sold and it will print
- 11 that data out and only print data from the facility
- 12 in which it was sold.
- 13 Q When was this document printed?
- 14 A I don't know. I'm thinking it was a
- 15 document -- I don't know the relevance -- I don't
- 16 know where you got the document, but --
- 17 Q I got it from you.
- 18 A I don't know. You got it from me? I sent
- 19 that to you directly?
- 20 Q He did. Your lawyer did.
- 21 A Was the document -- what list was it in?
- 22 Was it the ones that were sent to the auditor?
- 23 Because I know they had asked for a list like that.
- 24 I would have to know the relevance of this. And I
- 25 don't know where this specifically came from. If it

- 1 came from that one, I think we had given them a list
- 2 of sales to show how we came up with average selling
- '3 prices to be able to value the selling price and
- 4 then that's what the auditors were asking for, how
- 5 you show an average selling price which is what we
- 6 were doing for the type of equipment we were
- 7 selling, inventory we were selling. Because our
- 8 inventory, as you can see, varies all over the
- 9 board.
- 10 Q Okay. Back to the question again. You
- 11 can't look at WH1322 and tell where any of those
- 12 items were shipped?
- 13 A I did not put that number on this page and
- 14 therefore no, I cannot tell you where that list came
- 15 from or how it was generated.
- 16 Q Is there anyone within Warehouse 86 that
- 17 can answer that question?
- 18 A No. We'd have to run a new report or at
- 19 that point run a report showing -- I mean, the
- 20 report would have to be generated for a specific
- 21 purpose.
- 22 Q Bob --
- A All cells for DC7.
- MR. WATT: Bob, do you see my
- 25 difficulty here, my client has requested

Page 185 documents and --And we gave them. That's what I'm 2 Α saying --3 MR. FREY: Hold on. Don't cut him 4 off. 5 6 MR. WATT: Requested documents. You've provided them. We've paid for them 7 and I just want to ask questions about 8 them and the witness is encumbered in his 9 ability to comprehend. Not your 10 comprehension ability but you're 11 encumbered because of insufficient facts 12 provided to you. And I'm -- I'm wondering 13 14 if I have a ream of paper here that is 15 meaningless to me. MR. FREY: Well, if I understand what 16 he said is anybody could have generated a 17 report for their own purpose and they 18 would be the one who knows what the report 19 shows. Did I say that right? 20 BY THE WITNESS: Yeah. Exactly. 21 22 instance --Then help me understand. 23 MR. WATT: -- auditors asked me for a specific report 24 Α and I gave that report to them. 25

Page 186 MR. WATT: (Continuing.) 1 I want an understanding as to why this 2 report -- which discovery response this is 3 responsive to. Excuse me, which discovery request 4 this is responsive to. And you're saying you can't 5 help me with that, correct? 6 Where did you get this document? 7 Α Again, I got it from your attorney. 8 0 With a cover letter that explained what it 9 10 was? I mean, this is -- this is a ream of 11 Q No. documents that I -- or actually a disk that I 12 printed the documents from. 13 14 MR. FREY: What is it exactly you want to know about the document? 15 MR. WATT: Well, in addition to the 16 questions I've already asked, I'd like to 17 know how one can ascertain from this what 18 may have been in existence at the time of 19 20 the loss. 21 Who put these numbers at the bottom? Α MR. WATT: You asked your attorney 22 but I'll answer you. Apparently, it was 23 your attorney or his staff who did it. 24 Yeah. I don't know that 25 MR. FREY:

Page 187 that document is ever going to tell 2 anybody what was in existence at the time 3 of the loss. 4 MR. WATT: What does it tell me then? 5 See, it doesn't even tell me whether it 6 relates to the Southaven facility. 7 I've got a ream of documents that are -- I 8 don't know which of the items relates to 9 the Southaven or not. 10 MR. FREY: Well, Ernie, tell me if 11 this is true, if you wanted to figure out 12 the answers to things he's asking, you 13 would just have to go to everybody who 14 ever worked at Warehouse 86 and show them 15 the document and say do you recognize 16 this. Is there any other way of doing it? 17 BY THE WITNESS: The answer is 18 whoever first received that document, what 19 was the context in which it was presented 20 to them. 21 I mean, received out of MR. FREY: the printer or what? 22 23 Α This document was generated and given to 24 somebody for an intent purpose. And when it was 25 given, it was put with something that described what

- 1 it was for. And that would describe what facility
- 2 and what the reason for it was for. And I'm
- 3 thinking it was probably given to Morgan Johnson.
- 4 MR. WATT: (Continuing.)
- 5 Q And what I think I hear you saying is
- 6 there is nothing on the face of this document that
- 7 indicates the purpose for which it was generated?
- 8 A Right. But the information is enough
- 9 there that you could determine which facility it
- 10 came from but not by looking at that. You would
- 11 have to take that number and figure out what DC
- 12 number that was located in.
- 13 Q You would have to take what number?
- 14 A That's an inventory number.
- 15 O The first column?
- 16 A Yes.
- 17 Q Is there a master list as to --
- 18 A The computer spit out the report that
- 19 generated this report, somebody put in criteria for
- 20 that report which was probably DC7 sales for X
- 21 period of time and it spit out these are the sales
- 22 for this period of time and the numbers that were
- 23 sold and here are the numbers they were invoiced on.
- 24 So it has the information there. It is just not on
- 25 that page. I can't look at that today and look at

- 1 that and tell you.
- 2 Q Okay.
- 3 A You have to --
- 4 Q We'll come back to that.
- 5 A So you have to link it back to the
- 6 document that it was presented with as to why it was
- 7 run and for what purpose and that would give it
- 8 meaning.
- 9 Q Okay. The date reflected in the middle of
- 10 the page or the dates plural and on this particular
- 11 page, the date is the same for each entry and it is
- 12 February 4, 2008, does that reflect the date the
- 13 item left a facility?
- 14 A The date the item was paid for by the
- 15 customer.
- 16 Q Were items paid for by the customer prior
- 17 to distribution or leaving the facilities?
- 18 A Yes.
- 19 Q So therefore there could be a date after
- 20 the day of the tornado, February 5, that was still
- in the facility on February 5?
- 22 A Uh-huh. Yes.
- 23 Q So not all of the items dated on or after
- 24 February 5, would have been acquired or brought into
- 25 the distribution center after the tornado or the

- 1 fire?
- 2 A Say that one more time.
- 3 Q In other words, you've got dates that
- 4 reflect date -- money was received for the item and
- 5 you don't have a date for when the item actually
- 6 left the facility?
- 7 A Not on that report.
- 8 Q Okay. So therefore there could be a date
- 9 of an item in the end of February 2008. Let's say
- 10 February 25. And you won't be able to look at that
- 11 and tell whether that was an item that came into a
- 12 facility, Utah or some other place, before or after
- 13 February 5.
- 14 A I could look at the G number and go find
- 15 that information but from the report, no.
- 16 Q And the G number which is the first
- 17 column?
- 18 A Uh-huh. (Affirmative response.)
- 19 Q Is there a master sheet that tells you,
- 20 explains these G numbers?
- 21 A It's just a number assigned to each item
- 22 and it's put in there by the computer and it is
- 23 stored in the computer.
- Q Okay. All right. After today, I will
- 25 confer with Mr. Frey about this but to give you a

- 1 heads up, we're going to need some type of
- 2 explanation so that we can understand what this
- 3 means and whether that leads to us coming back
- 4 another day or not, I don't know at this time.
- 5 But...
- 6 All right. Of these four volumes, there
- 7 is nothing in the first three -- I mean, excuse me,
- 8 the last three, the second, the third and the
- 9 fourth, about a loss claim. So if it exists, it has
- 10 been --
- 11 A I may --
- 12 Q -- provided in that first volume.
- 13 A I think --
- MR. FREY: Wait. Wait. That's just
- 15 your statement.
- MR. WATT: Well, I'm -- you're
- 17 correct. It is just my statement. I
- would welcome the opportunity for somebody
- 19 to correct me.
- MR. FREY: Well, that's not fair
- 21 unless you want him to go through all of
- the books. I'm not doubting you, but I
- don't want to convert your statement into
- 24 his testimony.
- MR. WATT: I understand. I

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                     MR. FREY: All right. We'll go
 2
               outside.
 3
                (Off the record.)
 4
                     MR. WATT: Back on the record.
 5
     MR. WATT: (Continuing.)
 6
               Mr. Strahan, are you familiar with the
          0
 7
     fair market value of the conveyor system before --
 8
     immediately before the tornado loss?
 9
               Not exactly.
          Α
10
          Q
               So --
               I don't know exactly -- you know, I've
11
          Α
12
     never had it appraised or anything.
               Okay. You've earlier were telling us
13
     about these G numbers which is the first column of
14
15
     these inventory lists and that there is some way to
16
     ascertain what those G numbers mean. And did you
17
     say one would need to look in the computer system in
18
     order to ascertain that?
19
          Α
               Correct.
20
               And where is that computer system?
21
               It's now owned by a company called
22
     Sellertech.
23
               All right. So does the debtor Warehouse
          Q
24
     86 have access to that?
25
          Α
               Possibly.
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- 1 Q Well, what would determine whether
- 2 Warehouse 86 has access to it or not?
- 3 A Whether Sellertech grants access would be
- 4 the best answer to that which I think they would.
- 5 Q Is there anyone owning Sellertech other
- 6 than yourself?
- 7 A Paul St. James.
- 8 Q Do you know of any reason why Paul and Joy
- 9 St. James would not provide that?
- 10 A No. Other than if there was an expense
- 11 involved. Because they're on a very limited budget.
- 12 Q Did the debtor not keep a copy of these
- 13 computer records?
- 14 A It would be too difficult to do that.
- 15 Q So you mean it would have been too
- 16 difficult to do it?
- 17 A It would have been too difficult. There
- 18 was no funds, no money to do that with.
- 19 Q Did the buy sell agreement between
- 20 Warehouse 86 and Warehouse 86 ventures contemplate
- 21 that these computer records would be available?
- 22 A No.
- 24 A Physically they're in Phoenix, Arizona.
- 25 Q Is that where Sellertech is located?

- 1 A No. That's where the computers are
- 2 located in these facilities. You know, they're
- 3 , split in a rack in a computer facility. We don't
- 4 own them.
- 5 Q That we, meaning Warehouse 86?
- 6 A Well, Warehouse 86 nor Sellertech.
- 7 Sellertech, one of the items that it purchased was
- 8 the computers. But we don't own the facility. We
- 9 just lease the space in a rack.
- 10 Q Well, I thought that the computer
- 11 facility -- excuse me, the company offices in
- 12 Phoenix, Arizona, were moved to Memphis?
- 13 A They were. But that -- that's when I
- 14 clarified earlier that that was -- when you
- 15 mentioned properties or whatever, that I interjected
- 16 later that there was a separate -- we have certain
- 17 assets that are slid into a computer facility. We
- 18 don't own that computer facility. We just have some
- 19 computers sitting there. We just pay for broadband
- and the ability to slide our hardware in their
- 21 racks.
- 22 Q You said earlier there was a theft claim
- 23 initially made and it never went anywhere. Was
- 24 there ever any other type of claim made by Warehouse
- 25 86 relative to these losses?

_	AuctionNumber Title	DatePaid Pi	Price Invo	InvoiceNumber DCName	AuctionFee Cre	CreditCardFee N	NetSales
6-4407880	304903 Z Euro Pro KB305E Quad Blade Power Blenders NR	5/1/2008	3.50	2628273 Bargainiand Liquidation Tennessee	0.18	0.10	3.22
6-4407880	306470 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/1/2008	6.10	2628496 Bargainland Liquidation Tennessee	0.32	0.17	5.61
G-4407880	306987 2 Euro Pro KB305E Quad Blade Power Blenders NR	2/3/2008	1.04	2628901 Bargainland Liquidation Tennessee	0.05	0.03	0.96
6-4407880	308351 2 Euro Pro KB305E Quad Biade Power Blenders NR	5/1/2008	3.50	2628304 Bargainland Liquidation Tennessee	0.18	0.10	3.22
G-4407880	309429 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/7/2008	2.75	2629844 Bargainland Liquidation Tennessee	0.14	0.08	2.53
G-4407880	2 Euro Pro KB305E Quad Blade Power Blenders	5/16/2008	4.01	2632177 Bargainland Liquidation Tennessee	0.21	0.11	3.69
G-4407880	317059 2 Euro Pro KB305E Quad Blade Power Blenders NR	2/6/2008	2.75	2629669 Bargaintand Liquidation Tennessee	0.14	0.08	2.53
G-4407880	2 Euro Pro KB305E Quad Blade Power Blenders	5/22/2008	4.28	2633726 Bargainfand Liquidation Tennessee	0.22	0.12	3.94
6-4407880	323312 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/17/2008	6.37	2632370 Bargainland Liquidation Tennessee	0.33	-0.18	5.36
G-4407880	324672 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/12/2008	3.25	2631091 Bargainland Liquidation Tennessee	0.17	60.0	2.99
6-4407880	326979 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/11/2008	66-0	2632356 Bargainland Liquidation Tennessee	0.05	0.03	0.91
G-4407880	330836 Z Euro Pro KB305E Quad Blade Power Blenders NR	\$/16/2008	7.50	2632287 Bargaintand Liquidation Tennessee	0.39	0.21	6.90
G-4407880	333186 2 Euro Pro KB305E Quad Blade Power Blenders NR	\$/20/2008	2.75	2633214 Bargainland Liquidation Tennessee	0.14	0.08	2.53
G-4407880	334777 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/21/2008	3.75	2633358 Bargainland Liquidation Tennessee	0.20	0.11	3.45
G-4407880	338359 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/23/2008	0.99	2633992 Bargainland Liquidation Tennessee	0.05	0.03	0.91
G-4407880	340291 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/27/2008	2.75	2634790 Bargainland Liquidation Tennessee	0.14	0.08	2.53
G-4407880	2 Euro Pro KB305E Quad Blade Power Blenders.	5/26/2008	1.30	2634407 Bargainland Liquidation Tennessee	0.07	0.04	1.20
G-4407880	343316 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/30/2008	0.99	2635509 Bargainland Ulquidation Tennessee	0.05	0.03	0.91
G-4407880	346879 2 Euro Pro KB305E Quad Blade Power Blenders NR	5/30/2008	66.0	2635509 Bargainfand Liquidation Tennessee	0.05	0.03	0.91
6-4434834	341402 44 LaSalle 10" NO-CHIP Nail Polish Top Coat NR	5/27/2008	2.58	2634504 Bargainland Liquidation Tennessee	0.14	0.07	2.37
G-4426057		5/23/2008	66.0	2633914 Bargainland Liquidation Tennessee	0.05	0.03	0.91
G-4426057		5/20/2008	0.99	2633139 Bargainland Liquidation Tennessee	0.05	0.03	16.0
G-4429240	330924 Dell E173FPF LCD Monitor 17 in NR	5/18/2008	3.85	2632636 Bargainland Liquidation Tennessee	0.20	0.11	3.54
G-4392234	311304 Nascar Sprint FanView Race Scanner KKITZSONXB NR	5/3/2008	43.52	2628938 Bargainland Liquidation Tennessee	1.82	1.22	40.48
6-4392234	313806 Nascar Sprint FanView Race Scanner KKITZSONXB NR	5/3/2008	37.56	2628938 Bargainland Liquidation Tennessee	1.66	1.05	34.85
G-4392234	_	5/10/2008	41.02	2630711 Bargainland Liquidation Tennessee	1.75	1.15	38.12
G-4392234		5/13/2008	41.00	2631320 Bargainland Liquidation Tennessee	1.75	1.15	38.10
G-4392234		5/16/2008	53.00	2632151. Bargainland Liquidation Tennessee	2,08	1.48	49.44
G-4392234		5/15/2008	52.52	2632151 Bargainland Liquidation Tennessee	2,07	1.47	48.98
G-4392234		5/14/2008	58.52	2631472 Bargainland Liquidation Tennessee	2.23	1.64	54.65
G-4392234		5/15/2008	74,00	2631925 Bargainland Liquidation Tennessee	2.56	2.07	69.27
6-4392234	332387 Nascar Sprint FanView Race Scanner KKIT250NXB NR	5/23/2008	27.23	2634015 Bargainland Liquidation Tennessee	1.37	0.76	25.10
G-4392234	333778 Nascar Sprint FanVlew Race Scanner KKIT250NXB NR	5/22/2008	16.49	2633600 Bargainland Liquidation Tennessee	0.87	0.46	15.16
G-4392234	336345 Nascar Sprint FanView Race Scanner KKIT250NXB NR	5/23/2008	78.00	2634015 Bargainland Liquidation Tennessee	2.77	2.18	73.05
G-4392234	339S19 Nascar Sprint FanView Race Scanner KKITZ50NXB NR	5/27/2008	165.00	2634705 Bargainland Liquidation Tennessee	5.16	4.62	155.22
G-4392234	340802 Nascar Sprint FanVlew Race Scanner KKITZ50NXB NR	5/27/2008	153.50	2634705 Bargainland Liquidation Tennessee	4.84	4.30	144.36
G-4392234		5/27/2008	178.73	2634733 Bargainland Liquidation Tennessee	5,54	5.00	168.19
G-4424804	324762 Panasonic CQ-C1100U CD Player Receiver NR	5/18/2008	14.50	2632646 Bargainland Liquidation Tennessee	0.76	0.41	13,33
G-4424767	325522 Richvision Projection Screen 120in 16:9 NR	5/15/2008	5,61	2632157 Bargainland Liquidation Tennessee	0.29	0.16	5.16

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G-4353698	NEW 8 Piece Corning Ware French White Dishes NR	1
	NEW FurHaven Nap 40" x 32" Red Pet Bet NR	1
	NEW FurHaven Nap 40" x 32" Brown Pet Bet NR	1
G-4353741	NEW NAP Pet Bed NR	1
G-4353746	NEW FurHaven Nap 40" x 32" Tan Pet Bet NR	1
	NEW 7 Cell Phone Cases NR	1
G-4353779	Four Nap Pet Beds 27x40" NR	1
	Fall Harvest Reef With Lights NR	1
	10 Halloween & Christmas Decor Items NR	1
	NEW 3 Holiday Season Wreaths With Lights NR	1
	NEW Cuisine 15 Piece Bistroware & Cookware Set NR	1
	NEW 4 Gymboree Baby Girl Clothes Size 2T NR	1
	Ram Accubar MXS Ladies Right Handed Golf Set NR	1
	NEW Verizon Wireless Motorola Razr V3m Cell Phone NR	16
	NEW 30" Glass and Brass Violin Sculpture NR	1
	Sony Bravia KDL-40S3000 40" LCD Television NR	1
	1 TRACFONE Prepaid Wireless Phone Nokia 2126i NR	3
	NEW Synergy Spincasting Reel NR	5
	NEW Synergy Spincasting Reel NR	5
	Nortel Meridian Opt 11 AC/DC Power Supply NTDK70BB NR	1
	NEW Synergy Spincasting Reel NR	10
	Western Digital WD100 10GB Hard Drive NR	1
	Maxtor DiamondMax Plus 8 20GB ATA Hard Drive	4
	IBM Deskstar 20GB Hard Drive NR	1
	1 Cooling Fan Unit Assembly NR	1
	NEW Seagate Barracuda ATA IV 20 Gbytes NR	1
	Maxtor D740X-6L 20GB Hard Drive NR	1
	IBM Deskstar IDE 10GB Hard Drive	1
	Nortel Networks ENPCEE0AAA DMS-100 PCIU Fan FLT NR	1
	2 Western Digital Enhanced IDE 4.3GB Hard Drives NR	i
	Maxtor D740X-6L 20GB Hard Drive NR	1
	Maxtor 40GB 7200RPM Hard Drive NR	1
	2 Maxtor 90432D2 4.3GB IDE Hard Drives NR	1
	1 Nortel Networks NTLX65BA Digl Sig Processor Card NR	1
	10x8' Restoration Hardware Area Rug NR	i
	Vertex IPS Model B-01 Expander NR	1
	1 Shiron iRG 40 Remote Gateway Terminal System NR	1
	1 Shiron iRG 40 Remote Gateway Terminal System NR	1
	Nortel Networks Application Gateway 1000 Server NR	1
	Silkworm 3900 Fibre Channel Switch NR	1
	NEW Barefoot Tess Size 13 Ladies Dress Shoes NR	2
	NEW Barefoot Tess Size 14 Ladies Dress Shoes NR	1
	NEW Barefoot Tess Size 11 Ladies Dress Shoes NR	1
	NEW Barefoot Tess Size 12 Ladies Dress Shoes NR	2
	NEW Barefoot Tess Size 13 Ladies Dress Shoes NR	2
	NEW Barefoot Tess Size 11 Ladies Dress Shoes NR	1
	NEW Barefoot Tess Size 14 Ladies Dress Shoes NR	i
	NEW Orion Nasal CPAP System NR	i
	NEW Barefoot Tess Size 12 Ladies Dress Shoes NR	2
	Multivizor 37 Inch Wide TFT LCD TV NR	2
	Graco Portable Folding Play Area NR	1
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